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NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

11/28/2001

BRAD A. AMSTRONG P. O. BOX 1419 PARADISE, CA 95967 EXAMINER
PARADISO, JOHN ROGER

ART UNIT

CLASS-SUBCLASS

3721

463-037000

DATE MAILED: 11/28/2001

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/510.572	02/22/2000	Brad A. Armstrong		2953

TITLE OF INVENTION: GAME CONTROL WITH ANALOG PRESSURE SENSOR

TOTAL CLAIMS	APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
74	nonprovisional	YES	\$640	\$0	\$640	02/28/2002

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT.

<u>PROSECUTION ON THE MERITS IS CLOSED.</u> THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

B. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.

☐ Applicant claims SMALL ENTITY status. See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

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IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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Assistant Commissioner for Patents

Washington, D.C. 20231

where appropriate. All fu	rther correspondence in d below or directed of	ıcluding	the Patent, advance	ce orders and notificat	ion of maintenance fee	(if required). Blocks 1 thro s will be mailed to the currer and/or (b) indicating a sep	nt correspondence address a	
BRAD A. AMS	7590 11/2	ly mark-u 8/2001	p with any corrections or	r use Block 1)	Note: The certificate of mailing below can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing. Certificate of Mailing I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Issue Fee address above on the date indicated below.			
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							(Depositor's name	
							(Signature	
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09/510,572	02/22/2000	<u> </u>	<u> </u>	Brad A. Armstron		MITORIES BOOKES NO.	2953	
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TOTAL CLAIMS	APPLN. TYPE	SN	MALL ENTITY	ISSUE FEE	PUBLICATION F	* * * * * * * * * * * * * * * * * * * *	DATE DUE	
74	nonprovisional		YES	\$640	\$0	\$640	02/28/2002	
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PARADISO,	JOHN ROGER		3721	463-03700	00			
Address form PTO/SE	O form(s) and Custome ndence address (or Cha 3/122) attached. cation (or "Fee Address	r Numb	er are recommènde Correspondence tion form	the names of u or agents OR, single firm (h attorney or ag registered pater is listed, no nan	or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.			
PLEASE NOTE: Unles	s an assignee is identified to the USPTO or is	ied belo	ow, no assignee dat ubmitted under sepa	ta will appear on the arate cover. Completion	patent. Inclusion of ass	ignee data is only appropria a substitute for filing an assi JNTRY)	te when an assignment has gnment.	
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The COMMISSIONER (OF PATENTS AND TR	ADEM	ARKS is requested	i to apply the Issue Fe	e and Publication Fee (if any) to the application ide	ntified above.	
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/510,572 02/22/2000		Brad A. Armstrong		2953
7	2590 11/28/2001		EXAMINER	
BRAD A. AMS	ΓRONG		PARADISO, JOHN ROGER	
P. O. BOX 1419 PARADISE, CA 9	95967		ART UNIT	PAPER NUMBER
			3721	
			DATE MAILED: 11/28/2001	

Determination of Patent Term Extension under 35 U.S.C. 154 (b) (application filed after June 8, 1995 but prior to May 29, 2000)

The patent term extension is days. Any patent to issue from the above identified application will include an indication of the day extension on the front page.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

			11/				
	Application No.	Applicant(s)					
Notice of Allowability	09/510,572 Examiner	ARMSTRONG, BF	ARMSTRONG, BRAD A.				
-	John R. Paradiso	3721					
	John R. Paradiso	3/21					
The MAILING DATE of this communication All claims being allowable, PROSECUTION ON THE MERIT herewith (or previously mailed), a Notice of Allowance (PTOL NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATEN of the Office or upon petition by the applicant. See 37 CFR 1	S IS (OR REMAINS) CLO 85) or other appropriate IT RIGHTS. This applicat	OSED in this application. If not inclu communication will be mailed in du	ided le course. THIS				
1. This communication is responsive to interview on 11/1	7/2001						
2. The allowed claim(s) is/are <u>1-74</u> .							
3. The drawings filed on 22 February 2000 are accepted							
 Acknowledgment is made of a claim for foreign priority a) ☐ All b) ☐ Some* c) ☐ None of the: 	y under 35 U.S.C. § 119(a	ı)-(d) or (f).					
1. Certified copies of the priority documents	have been received.						
2. Certified copies of the priority documents	have been received in Ap	plication No					
 Copies of the certified copies of the priorit International Bureau (PCT Rule 17.2(a 	•	eceived in this national stage applic	ation from the				
* Certified copies not received:							
5. Acknowledgment is made of a claim for domestic prior	•						
(a) The translation of the foreign language provision	• •						
6. Acknowledgment is made of a claim for domestic prior	ity under 35 U.S.C. §§ 12	0 and/or 121.					
Applicant has THREE MONTHS FROM THE "MAILING DATI below. Failure to timely comply will result in ABANDONMEN							
7. A SUBSTITUTE OATH OR DECLARATION must be s INFORMAL PATENT APPLICATION (PTO-152) which gives			NOTICE OF				
3. ☐ CORRECTED DRAWINGS must be submitted. (a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached 1) ☐ hereto or 2) ☐ to Paper No							
(b) \square including changes required by the proposed draw	ing correction filed	_, which has been approved by the	Examiner.				
(c) \square including changes required by the attached Exam	niner's Amendment / Com	ment or in the Office action of Pape	r No				
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the top margin (not the back) of each sheet. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson.							
9. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.							
Attachment(s)							
 1 □ Notice of References Cited (PTO-892) 3 □ Notice of Draftperson's Patent Drawing Review (PTO-94 5 ☑ Information Disclosure Statements (PTO-1449), Paper N 7 □ Examiner's Comment Regarding Requirement for Depos of Biological Material 	.8) 4☐ In lo. <u>8</u> . 6☐ E:	lotice of Informal Patent Application interview Summary (PTO-413), Pape xaminer's Amendment/Comment xaminer's Statement of Reasons for ther	er No				

Art Unit: 3721

EXAMINER'S AMENDMENT / COMMENT

Page 2 // () X, Cold-11/16/01

Terminal Disclaimer

1. The terminal disclaimer filed on 5/21/2001 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of US Patent Numbers 6102802 and 6208271 has been reviewed and is accepted. The terminal disclaimer has been recorded.

Examiner's Amendment

2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in an interview with Brad A. Armstrong on 11/7/2001.

The application has been amended as follows:

Art Unit: 3721

a.) Replace claim 1 with the following:

-- 1. (Amended) An improved method of using a two hand held game controller structured with a housing formed to be held by a user in two hands simultaneously, said housing having a left-hand area and a right-hand area, located in said left-hand area is a depressible pad having four codependant areas, located in said right-hand area is a plurality of single individual depressible buttons; said game controller for controlling a simulated game character by way of depressing a portion of said depressible pad and depressing said single individual depressible buttons; a television displaying said simulated game character;

wherein the improved method comprises the steps: providing at least two of said depressible buttons as pressure-sensitive buttons;

depressing said portion of said depressible pad for at least in part controlling said simulated game character;

depressing a first one of said pressure-sensitive with varying pressure for at least in part varying action intensity of said simulated game character;

depressing a second one of said pressure-sensitive with varying pressure for at least in part varying action intensity of said simulated game character.--

b.) Replace claim 6 with the following:

-- 6. (Amended) An improved method of using a two hand held game controller structured with a housing formed to be held by a user in two hands simultaneously, said housing having a left-hand area and a right-hand area, located in said right-hand area is a plurality of single individual depressible buttons; said game controller for controlling a simulated game character by way of depressing said single individual depressible buttons;

wherein the improved method comprises the steps:
 providing at least two of said depressible buttons as
pressure-sensitive buttons;

depressing a first one of said pressure-sensitive with varying degrees of pressure for at least in part varying action intensity of said simulated game character;

depressing a second one of said pressure-sensitive with varying degrees of pressure for at least in part varying action intensity of said simulated game character.--

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Art Unit: 3721

c.) Replace claim 41 with the following:

(Amended) An improved method for controlling game imagery with a game control, said game control at least in part controlling imagery created by an image generation machine,

said game control of the type having a housing designed to be held in two hands simultaneously, said housing having a right-hand area and a left-hand area, located in said right-hand area are depressible single individual buttons, said buttons positioned to be depressed by a user's right hand thumb, depression of said buttons is for controlling said imagery; said improvement comprises the step of:

providing variable action intensity of said game imagery at least in part controlled by pressure-sensitive variable-conductance of one of said buttons.

Replace claim 53 with the following:

 $44 \,$ 33. A game control comprising:

a housing to be grasped and held simultaneously by two hands of a human user during use, said housing including a right-hand area and a left-hand area, said right-hand area being an area for grasping by the user's right hand, said left-hand area being an area for grasping by the user's left hand;

a plurality of depressible electricity manipulating devices each at least in-part exposed on said housing;

at least one of said electricity manipulating devices positioned within said right-hand area is a pressuresensitive analog sensor actuated by variable depression of a single individual button, said analog sensor comprising:

a depressible resilient dome cap, said dome cap positioned over

a sheet, said sheet positioned over

a board;

said game control further includingmeans for reading a signal from said analog sensor;

means for outputting information representing said signal.

d.)

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Reasons for Allowance

3. The following is an examiner's statement of reasons for allowance: the prior art could not alone or in combination anticipate or make obvious a method, apparatus, or method of manufacturing a game controller with buttons that are connected to pressure-sensitive sensors which produce an analog, increasing output when pressure is applied to said buttons.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Paradiso. The examiner can normally be reached Monday-Friday, 10:30 a.m. - 7:00 p.m. (ET).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada, can be reached at the number listed below.

Any inquiry of a general nature or relating to the status of this application should be directed to the 3700 Technology Center receptionist.

Examiner John Paradiso Fax (Direct to Examiner):

Supervisor Rinaldi Rada

(703) 308-2825

(703) 746-3253 (703) 308-2187

Receptionist

(703) 308-1148

AIRENH Hada Supervisory Patent Examiner

Group 3700

November 15, 2001

